UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

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DR. CLYDE PEMBERTON,

Plaintiff, :

-against-

18 Civ. 7908 (LGS)

<u>ORDER</u>

CITY OF NEW YORK, et al.,

:

Defendants. :

LORNA G. SCHOFIELD, District Judge:

WHEREAS, on November 10, 2023, the parties submitted the attached deposition designations for unavailable witnesses Kasseem Reddick and Gizelle Gant. The parties' objections and responses, as well as the Court's rulings on those objections, are noted in the margins. It is hereby

ORDERED that the rulings shall apply to any deposition testimony offered on behalf of witnesses Reddick and Gant during the trial.

Dated: November 13, 2023 New York, New York

LORNA G. SCHOFIELD
UNITED STATES DISTRICT JUDGE

Defendants also object to

toward this non-party witness

cause, are cumulative of other testimony from this witness

and others, and potentially

lack of clarity as to what

events the witness is

describing

22:18-23:8 on relevance grounds. The specific alleged

are not relevant to the assessment of probable

G. GANT

- 1 Q. -- to the 911 operator rather?
- 2 A. No. I don't recall.
- 3 Q. So these women are hurling these racial slurs.
- 4 Was anyone responding?
- 5 A. I'm sure they were. I'm sure, but I don't
- 6 remember.
- 7 Q. Were there any other patrons at the establishment
- 8 that were still there at that point?
- 9 A. No. I don't remember seeing anyon actions of the complainants
- 10 had to worry about because I know I probably
- 11 worried about those patrons and making sure
- 12 gotten out.
- 13 Q. Do you recall what event or events confusing to the jury given the
- 14 that night?
- 15 A. I don't remember.
- 16 Q. What's the next thing that you recall from that
- 17 incident? OVERRULED.
- A. I do believe we got somebody on the phone, 911 or
- 19 whoever, a dispatcher to come, and I was like okay. Then
- 20 I'm going back into this whole situation. There's a chair
- 21 that's happened -- the older one is sitting in the chair
- now I do believe, and I'm asking if she needs water and
- 23 trying to defuse the situation asking the other two does
- she need water, let's just focus on her right now, what
- does she need because she looks a mess. She's about to,

The testimony at 22:18-23 is directly relevant to the state of the women who were allegedly prevented from leaving MIST.

G. GANT

I don't recall. 1 A. 2 When you go outside you described the 0. Okay. Plaintiff opposes 3 scene at mayhem? Defendants' Yes. 4 A. objection. which gives What do you mean by that? Q. no basis for lany The police are there, we're trying -- I see 6 A. arguments las to people trying to explain excitedly what's happening, what's relevance. hearsay, or That sort of -- if you're exiting it's sort of 8 prejudice. 9 happening a little to the left. To the right the EMTs are The Itestimony is 10 there and some police and EMTs are laughing because the directly relevant to 11 brown haired woman is pushing, and calling them names, and the state of lthe 12 fighting them. And they're saying that she needs to get complaining witnesses 13 into the ambulance and she's like I'm not doing anything lwhen Defendants 14 and running around, pushing them, doing all this other OVERRULED. believed And they're laughing and they think it's funny. 15 stuff. they had She was pushing the police and Defendants object to 27:2-15; probable 16 0. cause, and Fed. R. Evid. 402, 403, and 802. none of the This description of events which 17 A. Mm-hmm. testimony is occurred after the commission of being the events is not relevant to the 18 Both the police and EMTs or one 0. offered for assessment of probable cause, the truth of 19 I'm not quite sure. A. contains speculation as to the Ithe matters state of mind of unidentified 20 Q. Okay. asserted. persons, and is potentially confusing due to the vagueness of Somebody in uniform she was push 21 A. the events described. 22 Q. Okay. And everybody was laughing. 23 A. The blonde haired 24 one, her back was against the wall and she was being very quiet and just looking like she wanted to cry. Which is 25

G. GANT

1 everyone was -- everyone was heightened, so I'm not quite 2 sure what she said, how she said it. She could have been Plaintiff opposes 3 just whatever. I'm not sure. Defendants' Defendants I know you don't remember who you spoke to, but objection. object to which gives 5 do you recall what you said when you spoke to the person 31:4-15; Fed. no basis for R. Evid. 402, any 6 who was the police officer? 403, and arguments 802. What as to 7 Paraphrasing? A. this witness relevance. said to an hearsay, or 8 Sure. Q. unidentified prejudice. officer is not The 9 A Okay. Sorry about that. relevant to testimony is 10 Q. That's okay. It's two years ago. I get it. the directly assessment relevant to 11 A. That we called them, we were trying to get them of probable the cause nor is information 12 here for a while, and these women were doing X, Y, and Z. her opinion lthe as to the Defendants 13 They were pushing, kicking, they were hurling abuses, and fairness of had when this is -- and you guys are going to go and arrest whoever the arrests. they 14 arrested Plaintiff, and 15 This is not fair. And it just became something else. OVERRULED. Ithus the 16 So was that a conversation you had after state of lmind of the 17 Mr. Debnam and Mr. Baptiste had been arrested? Defendants at the time 18 A. Yes. Plaintiff was arrested. 19 And had Dr. Pemberton already been arrested when which is not you had that conversation? hearsay. 20 See, e.g., 21 A. Yes. Guerrero v. City of New Did you ever come to see that the blonde woman 22 0. *York,* No. 14-CV-8035 23 was arrested? (VSB), 2018 WL A. Yes. 4333985, at *9 (S.D.N.Y. 25 What did you see in terms of that? Q. Okay. Sept. 11,

2018).

1 A. Yes. 2 Do you recall if they left a tip? Ο. Yes. 3 Α. Plaintiff opposes While they were sitting there, did you overhear 4 Q. the any of their conversation, that you can remember? 5 objection and Defendants object to 10:15-11:9; Fed. Well, one of the ladies was t 6 disagrees R Evid. 402, 403, and 802 (implicates because she was the one ordering the ro hearsay statements of others). The with the proposed thrust of this testimony concerns alternative. coming to speak to me, I don't remember information this witness purports to 8 have learned about the complainants The it was or exactly what she was talking 9 from unidentified persons at an testimony unknown time. To the extent this is But, it was, like, good energoffered as evidence of the 10 is directly relevant to complainants' state it is clearly offered that something was going on because the 11 the state for the truth of the matter asserted. of the The admissible portions of this other drinks like they was buying round 12 women designation are largely duplicated at who were So, they was having a good time 11:12-12:2, which defendants propose 13 allegedly as an alternative. prevented exactly what was going on. 14 lfrom 15 Q. Let me ask you this, can you briefly describe any leaving. Objection sustained from of them sitting here today, what they looked like? 16 Any out of 10:22 ("But something . . .) to 11:6. Otherwise overruled. court 17 Α. I think one was short and heavyset and two statements lin the 18 I can't remember hair, but like I wouldn't be able statement 19 I don't think I would be able to exactly remember if I lare not offered for 20 seen them. It might come back to me like oh, yeah. the truth of lthe I was with them most of the night because they 21 matters lasserted. 22 was at the bar, but something that took place that wasn't but in the alternative, 23 really known about originally is that they was drinking are not before they came to the main bar. They was drinking in the grounds to 24 exclude cafe originally first and we didn't find out until after 25 the rest of the

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testimony.

- the incident happened.
- And people was talking about what happened, that
- I found out that before they even came to the main bar and
- this is the reason why I believe they were intoxicated on
- the level they was because they had a few rounds before
- 6 they even made it to the main bar.
- And I know with me they had at least four or five
- 8 rounds because their bill was at least a hundred and
- 9 something dollars and I know she tipped me at least \$20.
- 10 Q. Do you remember which one paid the bill?
- 11 A. I believe it was the heavyset one.

 Objection sustained re 11:12 18; Otherwise overruled.
- 12 Q. So, they've been described to me by other people
- as a blonde one with blonder straight hair, curly haired
- woman who someone told me looked like she might have been
- 15 Mexican and the third one like older, like, was the oldest
- of the three. That's how they've been described to me.
- 17
 I'm not representing that that's what they
- 18 actually look like, but based on those descriptions, does
- that comport with your general recollection of them?
- 20 A. Yeah, I think one of them I thought was Spanish,
- yes, but I wouldn't be able to give you -- like, it was a
- 22 long time ago. The only reason is because there was an
- incident I actually remember, but I try and be tentative
- with the customers especially if they are tipping trying to
- 25 remember if they come back, to give them the same good

was drinking a white wine and they went one round, two 1 2 rounds, three rounds and then later on they was there talking, laughing for the whole night. 3 And at some point there was, I'm calling it an 4 Q. incident? Α. Yes. 6 7 Q. Tell me what you remember of what happened?

Plaintiff opposes

objection.

objection

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testimony

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- Α. So, I remember one of the young ladies I
- believe her name was -- her -- I don't know her real name,
- but one of the girls that worked there her name was Luna. 10

object to 14:8-15:18 as it contains hearsay and takes the form of a narrative.

Defendants

She came to me and asked me for a bottle of water and I asked her, "what's going on?" And she was like, "one of the female -- one of the customers they're under the influence in the bathroom and they need water." her the water.

Then one of the other girls came and was like, "they need a cab, do you know a New York cab number?" from New Jersey so I didn't know, so I asked somebody else and then one of the owners, Ms. Long, Jackie Long, she came to the bar and told me to give her a bottle of water as well and told me that one of the patrons was in the Objection sustained from 14:18 to bathroom and that they was under the influence. 14:24 to "shape." Otherwise overruled.

23 They was discombobulated. They couldn't 24 physically move, they was in bad shape. So, I was basically cleaning up the bar, wrapping up for the night 25

- 1 A. They just -- there wasn't really a say anything
- situation. It was basically Dr. Pemberton said they're not
- suppose to leave because this lady needs medical treatment.
- These ladies trying to take this lady out without
- 5 getting medical treatment, so basically everybody -- he's
- the owner of the establishment, most places you assume that
- once somebody drop like that 'cause on numerous occasions I
- 8 had paid for Ubers out of my own pocket or gotten people
- 9 water and made sure they were safe and good before they
- 10 left.
- So, when he said it, we just assumed that
- whatever he said was right. He's an owner, he's very
- 13 educated. He's a doctor, he said she needed medical
- 14 treatment, so that's what we was persuing to try and get
- 15 her the medical treatment she needed.
- 16 Q. The women who were trying to leave that they were
- 17 preventing -- that he was preventing from leaving, was that
- the real sick woman or the other women? Objections in the transcript should not be included. Exclude 20:16-20, 20:23-21:5.
- MS. SAYLOR: Objection.
- MS. FUDIM: I'll rephrase the question.
- Q. Who was it that you saw him physically try to
- 22 prevent from leaving?
- MS. SAYLOR: Objection, you can answer.
- A. Wait, say the question the again, that objection
- 25 just distracted me.

- 1 Q. What -- I didn't follow all the hes.
- So, you felt like whatever the police officer
- 3 said to you might be trouble, so you went back inside?
- 4 A. Yes. And this was basically now at this point
- 5 everybody was outside and the lady was in the ambulance.
- 6 She was causing some type of disturbance at that point with
- 7 the ambulance people.
- 8 Q. When you talked to the -- well, did you talk the
- 9 officer inside or outside?
- 10 A. I talked to the officer -- I remember talking an
- 11 officer outside.
- Q. Was it the white shirt or a different one?
- 13 A. No. It wasn't the white shirt, it was one of the
- 14 other officers. He had a jacket on that night I believe he
- 15 was about to officer.

16

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Plaintiff

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opposes

objection.

testimony is

and rather

describes

declarant's

observations.

speculation, 21

- Q. And did he ask you any questions about, like, what these ladies were drinking or if any of, like, had taken anything that you saw or anything about that?
 - A. No.
- Q. Did you see Dr. Pemberton have a conversation with any of the officers?
- A. Yes. He was speaking to the police. I seen him trying to explain that he was the owner and stuff like that.

When Dr. Pemberton was talking to them, they

object to
24:20-25:3
as to
speculation
as to the
intentions
of the
plaintiff
and police
officers.

Defendants

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What's Joel's contact?

1

Plaintiff

as

objects to 31:19-21

hearsay.

KASSEEM REEDICK

(
	2	A. (929) 363-6602.	
	3	Q. And he was working that night?	
	4	A. Yes.	
	5	Q. But, you don't know if he was bartending that	
	6	night?	
	7	A. No, he wasn't bartending I don't no, he's	3
	/	A. No, he wash t bartending 1 don't no, he s	a
	8	bartender now, he wasn't a bartender then. He was workin	g
	9	for maintenance at the time because we are the ones that	
	10	closed that's how I remember.	
	11	Q. Because the two of you closed.	
	12	Did you hear so, other people who were there	
	13	that night have told us, you know, come in and met with u	s
	1.4	and some people have said that the women were hurling like	
	14	and some people have said that the women were hurling like	e
	15	racial slurs	
	16	A. They were.	
	17	Q did you hear that?	31:19-21 is
Plaintiff objects to	18	A. Yeah, I know that for a fact, that's true.	not hearsay
	10		as it is a
	19	That's one hundred percent true. It started with somethi	literal
31:19-21			description
as	20	it wasn't something I was familiar with, it was	of a word
nearsay.	21	something with a G or something.	the witness
OVERRUL		someching with a G of something.	heard used and is
OVEITIOL	22	And when she said it, that was another thing	offered as
			evidence of
	23	that, like, shook the room, "okay, we're going that way	his
	24	with it." When you hear something racist, it's like, how	observations
		with the first tent tent tent tent tent tent tent te	, not the
	25	do you want to deal with it. Do you want to be angry and	truth of the
			statement
			being
		DIAMOND REPORTING (877) 624-3287 info@diamondreporting.	described.

- be hostile about it or do you just want to brush it away.
- So, when it was said it was, like, oh. It wasn't
- towards me, it was towards Dr. Pemberton, but we all felt
- 4 it. It was, like, okay.
- 5 O. And you said the word was one you didn't even
- 6 know the word?

Plaintiff

32:7-14

hearsay.

as

objects to

- 7 A. I knew it was racist, but I hadn't heard it in a
- 8 while. Like, you don't hear unless you're watching
- something, like I try not to be around people that believe
- 10 or live like that.
- OVERRULED.

 So, when I heard it, I was like, "Oh," it was
 - 12 like I hadn't heard this in a while. Like, wow, that's
 - 13 where you're going with it. It wasn't the N word, it was
 - something else. It was something I don't remember what it
 - 15 Q. Which one of three women said it?
 - 16 A. If I had to guess.
 - 17 Q. I don't want you to guess, if you don't know, you
 - 18 could say you don't kn.
 - 19 A. I don't know, but I think it was the same one
 - 20 that hit Doc because she was in his face, she set it off
 - 21 basically.
 - O. Well, what was the affect of that, what was Dr.
 - 23 Pemberton's reaction to that?
 - A. His face got -- like, his fate was real serious.
 - He just looked like and everybody kind of looked around

32:7-14 is not hearsay as

witness is describing his

the

observations and knowledge,

not relaying an out of

court statement for the

truth of

its

contents.

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- 1 Q. Just to clarify, you never saw anyone blocking
- the women in exiting through the bar door?

Exclude 38:1-4

- MS. FUDIM: Objection to form.
- A. Wait, say that again.
- 5 Q. Did you ever see anyone blocking the women from
- exiting through the bar doors?
- 7 A. No. There's another exit as well. There's an
- 8 exit in the restaurant, two double doors, but it's like an
- 9 emergency exit. Like, if you was in the restaurant you
- could just walk right, but you can't get in.
- 11 MS. SAYLOR: I have no further
- 12 questions.
- MS. FUDIM: I just have one follow-up.
- 14 FURTHER EXAMINATION BY
- 15 MS. FUDIM:
- 16 Q. You were asked by Ms. Saylor if the bar door was
- open and you said yes and I just want to clarify when you
- 18 say open, does that mean, like, physically, like, open or
- 19 unlock?
- 20 A. It was unlocked. Anybody could have left in and
- 21 out the bar at any time.
- Q. But, you don't mean, like, physically open, like,
- 23 air is coming in and out?
- A. No, it wasn't physically open like that, no.
- MS. FUDIM: I have nothing else.